REMARKS/ARGUMENTS

After the foregoing amendment, claims 8-17 and 22-23 are currently pending in this application. Claims 1-7 and 18-21 have been canceled without prejudice. Claims 8, 9, 13, 14, 16, and 22-23 have been amended.

Claim Rejections - 35 U.S.C. §102

Claims 1-23 stand rejected under 35 U.S.C. §102(e) as being anticipated by U.S. Patent No. 7,149,524 to Reynolds et al. (hereinafter "Reynolds").

The presently amended independent claims are directed towards a wireless transmit/receive unit (WTRU), as in claim 8, and a method, as in claim 22, wherein quality of service (QoS) definitions are translated between multiple types of wireless communication systems.

In contrast, Reynolds merely discloses a method for controlling handover in a mobile communications network. The method comprises receiving a trigger indicating a requirement for handover, testing at least one possible handover meeting the requirement against a network policy, and controlling the handover in accordance with the requirement and the network policy. (See Reynolds, column 1, lines 51-60, Figure 2, and column 4, lines 49-64.) Handover triggers are classified as user requests and system requests. User requests can result from the modification of user requirements such as changes in security requirements, or

changes in quality of service requirements as a result of a new application being

used during a communication session (column 3, lines 55-64). Reynolds discloses

the use of a handover manager that, upon receipt of a handover trigger, obtains and

compares information relevant to the requested handover from a variety of sources

including network policy data. Next, the handover manager identifies the best of all

potential handovers taking into account the information obtained such as user

preferences and network policy. Further, the handover manager instructs the

execution of the best available handover, if any (column 4, lines 36-47).

Therefore, Reynolds discloses a method to determine the best, if any,

handover, and QoS may be one factor in determining which handover should be

However, Reynolds fails to teach or suggest translation of QoS executed.

requirements between multiple types of wireless communication systems as recited

in amended claim 8, nor translation of QoS specifications between multiple types

of wireless communications systems as recited in amended claim 22.

The Manual for Patenting Examining Procedures §706.02(a) states:

"... for anticipation under 35 U.S.C. 102, the reference must teach each and every

aspect of the claimed invention either explicitly or impliedly." (see also MPEP

\$2131)

Since Reynolds does not teach or suggest each and every element of independent

claims 8 and 22, the Applicants submit that Reynolds is not a proper 35 U.S.C. §102

reference.

- 7 -

Applicant: Hunkeler et al. **Application No.:** 10/679,804

Accordingly, the Applicants submit that independent claims 8 and 22 are

patentable over the cited references.

In view of the foregoing amendment, rejection of claims 1-7 and 18-21 is now

moot. Claims 9-17 and 23 are dependent upon claims 8 and 22, which the

Applicants believe are allowable over the cited prior art of record for the same

reasons provided above.

Based on the arguments presented above, withdrawal of the 35 U.S.C.

§102(e) rejection of claims 1-23 is respectfully requested.

- 8 -

Applicant: Hunkeler et al.

Application No.: 10/679,804

Conclusion

If the Examiner believes that any additional minor formal matters need to be

addressed in order to place this application in condition for allowance, or that a

telephone interview will help to materially advance the prosecution of this

application, the Examiner is invited to contact the undersigned by telephone at the

Examiner's convenience.

In view of the foregoing amendment and remarks, Applicants respectfully

submit that the present application is in condition for allowance and a notice to that

effect is respectfully requested.

Respectfully submitted,

Hunkeler et al.

Robert D. Leonard

Registration No. 57,204

Volpe and Koenig, P.C. United Plaza, Suite 1600 30 South 17th Street Philadelphia, PA 19103

Telephone: (215) 568-6400

Facsimile: (215) 568-6499

RDL/JPB/mnr

-9-